tion tax provision had been adopted as an amendment to the dummy amendment if was necessary, in order to carry out the erliamentary procedure, to have it oted on again in order to provide for its stitution for the income tax matter. Senator Lodge readily agreed to Senator Bailey's proposal, and then Senator Idrich offered the corporation tax mendment as a substitute for the Bailey-tummins proposal. This brought things own to a fair and square test of strength etween an income tax and a corporation ax. The result was that the corporation ax was successful by the same vote as cax. The result was that the corporation tax was successful by the same vote as before, 45 to 31. All those who voted for the corporation tax were Republicans. If the Democrate and six Republicans toted against the substitution of the corporation tax for the income tax. The Republicans who thus seemed to favor the income tax were Senators Borah, Bristow, Bulkeley, Clapp, Cummins and La Follette. Senator Bulkeley explained, however, that he was opposed to both a corporation tax and an income tax.

Senator Bacon of Georgia then called up an amendment which provided for the greenption of educational, fraternal and religious gorporations from the imposi-

gemption of educational, fraternal and pligious appropriations from the imposition of the corporation tax. A colloquy pllowed, tatween Mr. Aldrich and Mr. Alcon. Mr. Aldrich said that he would tove to table this amendment and others which might be offered with the undertanding, however, that they would all given careful consideration by the finance Committee, which would report a them to the Senate before the tarifful had been disposed of in that body. The capressed the opinion that the corporation tax amendment already proration tax amendment already pro-ded for the exemption from the tax of ucational, fraternal and religious orcorporations organized for mutua

wided for the exemption from the tax of educational, fraternal and religious organizations as well as the exemption of corporations organized for mutual isnefit purposes.

Then Mr. Bacon took umbrage at a remark of Mr. Aldrich that he "would allow" Mr. Bacon to make a statement with regard to his amendment. It was apparent to most of those who heard what Mr. Aldrich said that he did not the the word or intend to use it in an offensive sense, but Mr. Bacon seemed to misunderstand and came back at Mr. Aldrich good and hard. In a woice filled with indignation he said that the Senator from Rhode Island could "not allow" him to do anything and that the Senator from Rhode Island had believed for so leng that he was the entire Senate that he fergot that other Senators had rights.

Mr. Aldrich looked surprised, but made no reply. There were cries of "Regular odder!" from Republican Senators and the roll tall was Begun on Mr. Aldrich's motion to lay Mr. Bacon's amendment on the table. Mr. Aldrich's motion to lay Mr. Bacon's amendment on the table. Mr. Aldrich's motion prevailed by a vote of 42 to 32. All those who voted in the affirmative were Republicans. The Republicans who voted in the negative were Senators Borah, Brandegee, Bristow. Bulkeley. Clapp. Cummins, Dolliver and La Follette. Senator Brandegee had heretofore followed the leadership of Senator Aldrich, but in this instance he contended with Senator Bulkeley that the corporation tax amendment should have provided specifically for exempting mutual benefit insurance companies and similar concerns.

Another am endment offered by Senator Bacon, sinstance. It provided that an excise tax of 2 per cent, should be levied on the interest of corporation bonds Carrying out his previous declaration Mr. Aldrich moved to lay the amendment on the table and was successful by a vote of 41 to 34. Those who voted against laying the motion on the table were:

Democrata—Senators Bacon, Bailey, Bankhead, Chamberlain, Culberson, Daniel,

Democrats - Senators Bacon,

ankhead, Chamberlain, Culberson, Daniel, Davis, Fletcher, Foster, Frazier, Gore, Johnston, McEnery, McLaurin, Martin, Money, Newlands, Overman, Owen, Rayner, shively, Stone, Taliaferro and Taylor, Republicans—Senators Borah, Bristow Chapp, Crawford, Cummins, Dolliver, Games, La Follette and Piles.

There was considerable discussion before the final vote was taken. The income tax proposition having been voted down in favor of the corporation tax, nearly all the Democratic Senators were willing to put themselves on record for the corporation tax when the question was not complicated by a choice between the income tax and the corporation tax. In taking this attitude they adhered to the principle of the Democratic national platform of 1908, which declared in favor of a corporation tax as well as an income tax. He declared that the amendation tax into the tariff law because no opportantive to prove the transmitted of the corporation tax as well as an income tax. He declared that the amendative vote on the income tax amendment, and he would wait to see if Mr. Aldrich would let the Senate vote directly on the income tax when the tariff bill was reble, Jones, La Follette and Piles.

There was considerable disgussion before the final vote was taken. The income tax proposition having been voted down in favor of the corporation tax, nearly all the Democratic Senators were willing to put themselves on record for the corporation tax when the question was not complicated by a choice between the income tax and the corporation tax. In taking this attitude they adhered to the principle of the Democratic national platform of 1908, which declared in favor of a corporation tax as well as an income tax. Mr. Bacon explained that he would decline to vote to put the corporation when the tariff bill was

income tax when the tariff bill was re-ported from the committee of the whole.

Mr. Heyburn of idaho, a Republican, said that he would vote against the cor-poration tax because the pending tariff bill, which recognized the Republican principle of protection, would provide ugh revenue and it was not n

tional revenue.
Senator Jeff Davis made the sarcastic observation that if the bill failed to produce enough revenue he expected Republican Senators to vote for that other Republican Senators to vote for that other Republican policy of issuing bonds.

Mr. Bulkeley took advantage of the opportunity to offer an amendment for reference to the Finance Committee which provided for the exemption of certain funds of life insurance companies. He explained that he was president of a life insurance company.

insurance company.

Ir. Bristow explained that he could note for the corporation tax because understood that it did not exempt

minimal life insurance companies from taxation.

While it was obvious that the corporation tax would be finally adopted in the vote to come, it was necessary to have such a vote in order to carry out the requirements of parliamentary procedure. The two other votes taken on Mr. Aldrich's corporation tax amendment had merely made it an amendment to the dummy amendment and then made it a substitute for the Bailey-Cummins income tax amendment. In order to complete the parliamentary procedure it plete the parliamentary procedure it was necessary that the Bailey-Cummins amendment should be adopted without the income tax features and with the the income tax features and with the corporation tax proposition in place of them. In other words the Senate had struck out everything in the Bailey-Cummins amendment, put the corporation tax provisions in place of those struck out and then had to decide whether the out and then had to decide whether the corporation tax provisions should be adopted as the Bailey-Cummins amendment. All this seemed very complicated, but after some little explanation Senators understood what it meant and the vote was taken on the guestion of adopting the Bailey-Cummins amendment "as amended." The result has been told in

The Senate met to-day with a general feeling prevailing that a vote would be had on the corporation tax and other pending special tax amendments to-day or to-morrow. Senator Heyburn of Idaho opened the debate by raising a question as to the constitutionality of the proposed corporation tax amendments.

as to the constitutionality of the proposed corporation tax amendments.

The words "relating to the business" of corporations which occur in the bill were too vague and indefinite, Mr. Heyburn thought, to meet the requirements. Senator Root, however, disagreed with him. He explained that the changes suggested by Senator Heyburn had been considered carefully by the Finance Committee and rejected as unwise. Senator Borah declared that the committee had purposely employed language that was vague bestales had it, been definite that amendment would not have stood the test of the Supreme Court decision. him. He explained that the changes siggested by Senator Heyburn had been considered carefully by the Finance Committee and rejected as unwise. Senator Borah declared that the committee had purposely employed language that was varied included had it. Deen definite the amendment would not have stood the test of the Supreme Court decision. Senator Brandegee of Connecticut suggested that regardless of whether the courts would uphold the language or not. Convress should be explicit. Senators Bayner and McCumber contended that the pending amendment was unquestionable decired occur in two places in the bill. On the first page the words "with respect to" the business of corporations. These he declared to be objectionable because indefinite. On the second page the words

declared to be objectionable because in to avoid discrimination against any class definite. On the second page the words of banks, will not be passed."

THE FIFTH AVENUE BRANCH

of The Farmers' Loan and Trust Company, 475 FIFTH AVENUE. near 41st Street. Interest allowed on De-

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"on the capital investment." Mr. Heyburn declared that a tax on the income from "capital invested" in corporations would include a tax on real estate ren's and profits and being a land tax would fall within the objection laid down by the Supreme Court in the Pollock case, because, being a direct tax, it was not apportioned as the Constitution directed. Mr. Brandegee said there ought to be a clearer understanding of just what it was proposed to tax, whether a franchise or permit or the business itself. Mr. Brandegee objected to taxing a State corporation on its franchise or privilege granted by the State.

Senator McCumber explained that the proposed tax was on business itself, on "doing business," not on the franchise or privilege.

Then Senator Cummins suggested that the legislation should define "business."

the legislation should define "business."
"If business was to be taxed it ought to be defined."

"If business was to be taxed it ought to be defined."

For several hours these constitutional and legal refinements were bandled back and forth.

Senator Rayner of Maryland said that he would vote for the corporation tax because he was reduced to the extremity of voting for that or nothing.

"I prefer the income tax because I believe it to be fair and honest," said Mr. Rayner. "The corporation tax I believe to be unfair and dishonest." He said he had no doubt of the constitutionality of the proposed corporation tax. It was to be a fax on business, not on a franchise given by the State to the corporation, I would oppose it." The Senator cited cases from the Supreme Court reports to prove that a tax by a State on the roadbed property and rolling stock of a railroad operating under a Federal franchise had been upheld, but when the tax was laid by the State on the franchise it had been declared unconstitutional by the same court.

Senator Brandesse professed that he

same court.
Senator Brandegee professed that he was unable to distinguish between taxing a franchise and taxing the business of a corporation. Replying Mr. Rayner urged that a tax on the charter or franchise would forfeit the charter as a penalty for non-payment, but a tax on business would simply penalize the corporation for failure

simply penalize the corporation for failure to pay.

"But why should we try to predict what the Supreme Court will hold," exclaimed Mr. Rayher. "Nobody can tell in advance what that court will decide, except Providence—and the senior Senator from Indiana (Senator Beveridge)."

This remark created much merriment, and when Mr. Rayner observed that Senator Beveridge was absent he withdrew the remark and added that he had frequently heard Mr. Beveridge predict what the Supreme Court would decide in a given case.

Attorney-General to prepare it.

Asked by Senator Rayner if he believed the corporation tax was unconstitutional he replied that if the decision the Supreme Court in the Pollock case was to stand as final the corporation tax would certainly be held to be unconstitutional.

FIGHT TAFT'S TAX BILL.

tate Banks and Trust Companies Com

plain of Proposed Discrimination. INDIANAPOLIS, Ind., July 2.- Lawrence Wiles, head of the bank and trust com pany department in the office of the Auditor of State, has interested Indiana bankers and heads of trust companies in the State in the provisions of the corporation tax bill as proposed by President Taft, and the bankers and trust company presidents are now busy forwarding letters to their Congressmen and to United States Senators, asking that the tax as proposed by the President be not imposed.

the tax as proposed by the President be not imposed.

Objections to the bill and to the President's suggestions were made by Mr. Wiles and called to the attention of the bankers and trust company presidents.

"As I understand the bill and the President's recommendations from the newspaper accounts," said Mr. Wiles, the President pprocess that the 2 per cent. tax to be levied against the net earnings of corporations be not levied against national banks, savings banks and building and loan associations. Why he should specify these three classes of institutions and recommend that they be exempted and not propose to exempt the State banks, private banks and trust companies I am unable to understand.

"In my opinion and in the opinion of a large number of Indiana bankers from whom I have received letters it is discriminated against. The letters which I have received do not protest against the tax but argue that if it is to be imposed it should be imposed without exception on all banking institutions.

"If the tax is imposed as recommended by the President, I believe it will have the effect of driving the State banks, private banks are quick to respond to any hint of discrimination, and I fear that one of the first results would be to drive deposits from the class of banks discriminated against.

"It would compel some State and private banks to become national or savings banks in cities where they can afford to make the change, and in the smaller places I believe that it would drive the small bankers out of business and impose an unnecessary hardship on business men.

"The State or private bank and the trust company occupy as important a place in their limited fields as is occupied to the the patent in the larger field." stions to the bill and to the Pres-suggestions were made by Mr

GIVING AWAY SEVENTY DOGS

MISSES MILLS ARE BREAKING UP THEIR CANINE HOME.

Not All the Seventy Found New Hom Yesterday, but They Are Going Fast -Some of the Adopted Ones Come of Good Families-Many Just Plain Dog.

If you happened to go up to Kingsbridge terrace yesterday, where the Misses Mills were giving away their charity kennels, you will tuck away in your memory that picture, the breaking of the home ties of seventy sad, bad, mad, glad dogs who have kept house for the Misses Mills for so long.

The owners of the kennels on accoun of new home arrangements that are to be made set yesterday as the day to take leave of the charges collected during ten years attention to the preservation of stray animals. Perhaps as many as a hundred persons applied for pets. In each case the Misses Mills had to be satisfied that the dog was going to a good home They began arriving early in the morning and at dusk wistful children still hung around the front gate listening to the bick ering of the score of dogs that remained

in the kennels Kingsbridge terrace is too unfamiliar a place to be readily found, so most of the

riages.
Dr. B. E. Smith of Rochelle Park, New Rochelle, was one of the lucky ones. He got a full blooded cocker spaniel with a pedigree. Miss Madeline Milis said it was worth \$3,000. W. G. Lottimer, an insurance man of 66 Pine street, chose a of 66 West 119th street, a while female bull pup; W. Drescher of 1342 Stebbings avenue an English setter; George M. White of Ritterbergh of 71 West 109th street, a black pug; Harry Tompkins of 320 West Ninety-sixth street, a full blooded mastiff and Airedale terrier, which will be sent to the Arcola Field Club at Arcola, N. J. Zuzu, Miss Stella Mill's favorite was fancied by a young woman who came in an automobile. "Oh, I can't let you have Zuzu," said Miss Mills. "He would die away from me."

Now Zuzu is of most doubtful pedigree His escutcheon is completely eclipsed by blots. But there's a thorough gentle

his escuteneon is completely eclipsed by blots. But there's a thorough gentleman for you. He was born in a flat on the lower East Side and he grew up indoors, but he's true hearted and loyal. When the young woman took him up he did not scratch or try to wriggle out of her arms. He simply looked at his mistress with great reproach in his eyes. And when he got down he ran to her whimpering with joy and imploring with every doggish grace he could muster to be taken up.

Fritzie was another one that was just a little dog. When he was picked up for feminine inspection his delirious joy was ludicrously exaggerated. He may have intended to please but his manner was taotless. If he had any thought of going away in that automobile and possibly of catching squirrels and little fat field mice he spoiled his chances by his familiarity. Fritzie was still in the kennel last night, and, mark the word, he will wind up in some place where dirt is fashionable.

Pansy, a white terrier, though not of high degree, is distinctly a lady. She sat smoothing her dress and would allow no fighting. But for the most part they were a noisy lot, gyrating about just out of reach of eager hands, bouncing like so many animated rag bags, biting each other very hard, and, when taken away. of reach of eager hands, bouncing like so many animated rag bags, biting each other very hard, and, when taken away, making loud lament for the society they had found it so hard to get along in.

A skye terrier was taken away scratching and howling in the carriage of a man who lives in Flushing. That would have been the place for the Fritzie before mentioned. He could chase the infant turkeys, pull old shoes about the back yard and, when fortune smiled very sweetly, he could bite the black cat's tail.

This story is not committing itself but there will probably be a few dogs left today at the kennels, which are next the Kingsbridge police station. There is no statute of limitations running.

CARRO COVETED A HAT.

It Belonged to Mrs. Newberg and Carro's

Carro, leading lady in the production "A Night in a Monkey Music Hall," now at Hammerstein's, caused her manager, Harry Rachez of 221 West Forty-second street, a lot of trouble early yesterday morning, which resulted in his having to appear before Magistrate Herrman in the West Side Court to answer complaints made against him by G A. Newberg manager of the Times Square Hotel, and

Carro played her part with the company as usual on Thursday night but disappeared soon after the curtain went down on the last act. She lay low until early yesterday morning and then got out on the roof of the theatre and ran down the fire escape until she reached the second story Times Square Hotel just across the alley.

There was a gorgeous summer hat in
the room that attracted Carro, and she

the room that attracted Carro, and she leaped across the alley and captured the hat.

Baby Newberg seeing the strange intruder let out a scre. In which frightened Carro, who tore the hat to pieces. She was about to huri a small bust of Napoleon through the dressing mirror when the mother and father of Baby Newberg entered the room. They caught Carro. Later in the mbrning she was returned to her keeper. Mrs. Newberg when she looked at what was left of her summer hat decided somebody ought to pay and that

DENTAL STUDENT TIRED OF HER

Young Frenchwoman Puts Three Little Ballets Into Her Breast and Will Get Well. Marie Montheason, a young Frenchwoman of 8 West Sixty-sixth street, shot herself yesterday outside the door of George Peyer, a dental student in the University of Pennsylvania, who lives at 108 West Sixty-fourth street. The girl is in the Flower Hospital and will recover. The revolver she used was

little more than a toy. Peyer is a Venezuelan, 21 years old According to the story she told the police he met Miss Montheason in a restaurant in Columbus avenue about a month ago and paid her some attention. About a week ago Peyer was taken sick. Miss Montheason called on him until he told her not to come any more. She got Peyer's latchkey and about 5 o'clock yesterday morning she walked into his

room.

A friend of Peyer, Arthur Ariessohn, was in the room with him. They persuaded the girl to leave. The door had hardly closed behind her when Peyer heard three shots. Miss Montheason was found lying in the hall with three bullet wounds in her breast.

Joseph J. Franki Mes Suddenly in Syra-

SYRACUSE. July 2 .- Joseph J. Frankel who was connected with the firm of Frankl & Steinhacher, fur dealers at 113 and 112 University place, New York, was taken suddenly ill while at dinner to-day with U. S. adams and expired within two hours. He had neuralgla of the heart. Mr. Franki came to Syracuse this morning.

TO MARS BY TELEPATHY Madame la Viesta Promises to Be-Peature of Acronactic Show.

Telepathic communications from Mars is what Mme. Vesta la Viesta, prophetess and discoverer of the soul kiss, promise to intercept for those who attend the exhibition of the Aeronautic Society at Morris Park next Monday afterno In order to get in closer touch with the wise old Martians the madame will make a balloon ascension to the highest alti-

tude possible.
"Ten miles wouldn't be too high for me," she said yesterday, "although at a much lower altitude people have frozen to death. But by fasting and living an sesthetic life my blood has become electrifled and there can be no possible danger.

"He wouldn't suffer the least either as I am able to electrify other bodies."

The secress in spite of her methetic electrification is a healthy specimen and looks of the earth. She explained that she would describe the inhabitants of the planet and make a study of the canals and hoped to bring back some startling information concerning their construction and purpose. She would also observe what is going on in the air-

also observe what is going on in the airship line.

In astral journeys the madame has visited Mars and described its people as being thin and spirituelle. A facetious person suggested that perhaps they only ate pies and ice cream or possibly subsisted on some of those soul kisses of which the madame is the discoverer.

As Mme. Is Viesta leaves the grounds Monday afternoon she will distribute \$5 and \$100 bills to be picked up by the spectators.

\$5 and \$100 bills to be picked up by the spectators.

The aeronautic attractions proper will consist of a flight by Glenn H. Curties for the Scientific American trophy. A distance of not less than twenty-five kilometers must be made in order to win. W. H. Alken will give an exhibition in his glider from a platform twenty-five feet high with a portable incline. William H. Martin of Canton, Ohio, will manipulate his glider towed by an automobile. It is possible that Mrs. Martin will make an ascent.

There will be a wind wagon race in which three contestants will compete which three contestants will compete. Fred Schneider will launch his aeroplane from the catapult and hopes to make a flight. Stanley Y. Beach has completed his monoplane and will exhibit it by running it around the track on wheels, but will not attempt to get into the air.

MRS. O'BRIEN'S ASPIRATIONS.

Husband, & Cop. Says She Wants to Live at the Rate of \$140 a Month on His \$72. Policeman William O'Brien of the Coney sland station was in the Yorkville police court yesterday in response to a summon btained by his wife, who charged him with not supporting her. They have been married four years and have one child. "I have been sacrificed on the altar of ny wife's vanity," the policeman said to Magistrate O'Connor. "She has social aspirations beyond my means and unortunately for me she associates with women in Borough Park whose incomes re \$4,000 or \$5,000 a year. I get \$900 year and she wants to keep up with the procession. Here are the bills for my exenses at home for one month. The total s \$140 for the month. I only get \$72 a

O'Brien said he loved his wife and child, but his wife left home a month ago and refused to live with him. He declared equity in and gave \$400 to her and had leeded another house to her. He has een a policeman a year and a half.

year?" the Magistrate asked.
"I got the property before I became a policeman. My wife is a one child woman. We have only one child and she does not want any more. I would like half a dozen

want any more.

Or so."

The Magistrate learned that the young pair had last lived together at 1027 Forty-seventh street, Brooklyn, and that the wife left her husband and went to live with her mother in Manhattan and from hrought proceedings against her

"This case belongs in a Brooklyn court. I have no jurisdiction," said the Magis-trate as he dismissed the complaint.

NOT LEUNG LIM.

The Body Found in North River That of 12-Year-Old Norman R. Willard.

The police in their anxiety to get some-thing definite about Leung Lim made a mistake when they asserted on Thurs-day night that the body found floating in the North River near Kingsbridge was probably that of the missing Chinaman. The body was identified last night at the Fordham morgue by W. A. P. Willard, Jr., of 518 West 134th street as that of his twelve-year-old son, Norman R. Willard. old, was drowned off the point in Washington Park on June 20. The boys are brothers of Charles Foster Willard, the

brothers of Charles Foster Willard, the aeronaut.

Norman and Abbott Willard, with Harvey Mitchell of \$18 West 134th street and Gregory Dorian, son of J H. Dorian, manager of the Columbia Graphophone Company, went to spend the day in Fort Washington Park and in the afternoon went bathing. None of them could swim, but clad only in their undershirts they waded about and then began playing ball. Abbott Willard threw the ball over his brother's head, and Norman reaching for it from a shelf of rock, fell into sixty feet of water. Abbott then jumped in after his brother, and in spite of the efforts of their companions to reach them both ware drowned.

Capt. Carey of the homicide bureau, who seems to have assumed the chief responsibility of looking for Leung Lim, said yesterday that he is keeping just as hard at work on the case as ever. It was hinted that evidence may be forthcoming to-day which will show the course the Chinaman took immediately after his disappearance on the afternoon of June 10.

CHINAMAN WANTS TO GO FREE Man Arrested in Oklahoma Restless Walting for Word From New York.

CHANDLER, Okle., July 2.-Restless under incarceration on suspicion of being Leong Lim, the man thought to have mur-dered Elsie Sigel in New York, the Chinaman being held at Chandler, Okla., to-day demanded his release as no formal charge had been made. The officers immediately filed a charge of vagrancy. The China-man can now be held for ten days, time man can now be held for enough to get some word from New York regarding pictures forwarded there Sun-

Photographs of the Chinaman arrested in Chandler, Okla., on suspicion of being Leong Lim, wanted here for the murder of Elsie Sigel, were received at Police Head-quarters last night. They will be shown to people who knew Leong and the result of their examination will determine whether or not the New York police will ask the Oklahoma authorities longer to hold their prisoner.

John McDonald, 35 years old, a long-ahoreman, scoidenfally tumbled off the lighter Bush of New York while handling freight at Pier B, Pennayivania Railroad, at the foot of Grand street, Jersey City, yesterday afternoon and was drowned. His body was recovered.

Laundry Work Turned to Amusement

It's nothing short of actual pleasure to clean your motor veils and gloves for every trip if you use VEROFORM LIQUID SOAP. All dust and soil disappear by merely rinsing in lukewarm water with liquid soap. And the daintiest laces, handkerchiefs, chiffons, shirtwaists, etc., are essily and thoroughly are easily and thoroughly cleansed by soaking slightly and rinsing thoroughly.

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feature of the toilet, shampoo or baby's bath—not alone because of its cleansing qualities but for its absolute purity and healing properties.

Also in Cake form, 25c. SOLD BY ALL LARGE DRUG & DEPT. STORES

KILLS WIFE WITH A RAZOR. Tonkers Man Then Cuts His Throat and Probably Will Die.

YONKERS, July 2.-Enraged because his wife had sworn out a warrant for his arrest on a charge of non-support Daniel S. McNichol, aged 32, attacked her with a razor in their flat at the rear of 68 Main street early to-day as she lay in bed and nearly severed her head. Then he drew he weapon across his own throat, cutting t from ear to ear. He is in St. Joseph's Hospital and is not expected to recover.

Mrs. McNichol dragged herself half way up stairs to the home of Michael Redm out she died before the arrival of an ambulance. While still conscious she signified by a nod of her head that her husband had cut her.

McNichol had been out of work for some

McNichol had been out of work for some time and had been supported mostly by his wife, who worked in a store. As he had not been coming home regularly for several weeks the wife, believing that he had deserted her, procured a warrant for his arrest. This the police endeavored to serve last evening, but no one answered their knocks.

A few years ago McNichol was a pros-perous saloon keeper. He came to Yon-kers from Poughkeepsie about nine years ago. He has two children, Daniel, aged 4 years, and Alice, aged 19 months.

SCORED BY GRAND JURY. Farrell of the Disciplinary School a Joy Pittters in City Autos.

In a presentment handed up to Judge Dike in the County Court, Brooklyn, yesterday the June Grand Jury severely ored James P. Farrell, head of Disciplinary Training School for Boys. The jury doubts the efficiency of the school and says that Mr. Farrell showed a disposition to deceive the jurors in certain matters and to conceal others. In con-clusion the presentment says: We therefore strongly recommend that

he attention of the Mayor and the Co school and that they direct a searching investigation (if possible by the Commisioners of Accounts) into the affairs of this nstitution.

We further request the State Board of Charities to conduct a vigorous and ex-

austive inquiry. The jury also condemned joy riders using city autos, asserting that neither commissioners nor employees had a right to use the automobiles for pleasure, and that in doing so they laid themselves liable to prosecution.

THE KILLING OF SELLARS His Employer Says He knows the Name of His Four Assailants.

The board of trustees of Dobbs Ferry met in executive session last night to of the tug Peter Colen, against the tramp ellars, the hackman who was found dying on Sunday from a beating and who died in a hospital on the following day. Edward Best, Sellars's employer, was called before the trustees and he said called before the trustees and he said that Sellars was murdered by four young men of the village, all sons of well known men, who beat Sellars to death because he refused to take them for a ride. Best would not give any names, although he said that he knew who the young men

were.

After an hour's session the statement was given out that the trustees still had the matter under investigation and that they would act in cooperation with the county officials. It was made known by Coroner Squires that important developments in the case might be expected to day.

UTICA CELEBRATES TO-DAY. Will Receive Deeds of Public Parks Given to the City by Thomas R. Proctor.

UTICA, July 2.—The formal transfer by Thomas R. Proctor of the deeds of a chain of public parks which he has given to this city will take place to-morrow afternoon with exercises befitting the occasion. The city is going to take a day off in honor of the big event, the majority of the merchants and various industries closing up shop in the afternoon to permit their employees to participate. Gov. Hughes, who will come down from Saranac Lake to who will come down from saranac lake to participate in the exercises, will deliver the principal address Vice-President Sherman was also scheduled to speak, but to-day he telegraphed that it would be impossible to leave Washington before next week because of the tariff debate in the Senate.

the Senate.

The exercises will take place in Roscoe Conkling Park and Miss Catherine Oakman of Brooklyn, a granddaughter of Roscoe Conkling, will unveil a tablet erected in the park to commemorate the occasion. There are half a dozen parks, embracing many hundreds of acres, in Mr. mbracing many hundreds of acres. Proctor's gift to the city, and besides ex-pending a vast sum in their purchase he has laid out a large amount in beautifying

AUTO BUS UPSET.

Trotley Car Hit It and Bus Passenger Were Tumbled Out. An automobile bus and a trolley

collided at Broadway and Sixty-first street yesterday and the bus passengers thrown out. A. P. Bergen of 1878 Broad-way, Samuel Kronberg of Broadway and Thirty-seventh street, W. D. Reed of 220 Broadway, and Mrs. J. Frank of the 220 Broadway, and Mrs. J. Frank of the Chatsworth. Seventy-second street and Riverside Drive, were slightly hurt.

John Roone, who was driving the bus, was not hurt. It was his first trip, and at Columbus Circle, instead of keeping his course up Broadway, he turned into Central Park West. A passenger told him of his mistake and the driver turned west at Sixty-first street. He didn't expect to reach Broadway again so soon as he did.

Held for Passing Bad St Bill. Phillippo Abatesas, an Italian, who was arrested yesterday by Secret Service Agent Henry on the charge of passing a counterfeit five dollar bill on Raffalle Taddeb, was arraigned before United States Commissioner Shields, who held him in \$2,500 ball for examination on

WATCHES VICTIM DIE. Holds Off Crowd With Rifle While Man He

Had Cut With Sword Bleeds to Death. BALTIMORE, July 2. After dealing a death blow to John Johnson, with whom he had quarrelled, John Scharman quietly seated himself early this morning and watched him die. With a rifle over his knee he looked on while Johnson slowly

Johnson's wife came upon the scene as her husband lay in the road in front of Scharman's house and with a scream she hurried toward the dying man Scharman ordered her back, and she was forced to stand with a gaping throng

one to give aid.

forced to stand with a gaping throng which was awed by Scharman's rifle.

The murder followed a quarrel over a keg of beer in the salcon of Robert Campbell near Dogtown, Baltimore county. Leaving the salcon shortly before midnight, Scharman walked to his home, a mile away, closely followed by Johnson, who lived near him. Johnson stopped and talked to a woman who lives across the road. Hearing his voice, Scharman got an old but sharp army sword, a club, a rifle and a revolver, and started out after Johnson.

Johnson met him half way, and they had

out after Johnson.
Johnson met him half way, and they had a hand to hand fight. Two shots were fired by Sharman, neither of which took effect. Then, swinging the sword over his head, he dealt his adversary a terrific blow on the right leg just above the calf, from which he bled to death.

INSURANCE DECISION.

Companies May Withdraw Securities De posited in Excess of Amount Required.

ALBANY, July 2.-Attorney-General O'Malley rendered an opinion to the State Superintendent of Insurance to-day of considerable interest to insurance companies doing business in this State in which he overrules an opinion given by former Attorney-General Tabor in 1890 and holds that insurance companies which have deposited with the Superintendent of Insurance securities of a value greater than that required by the statute may withdraw the excess amount. The opinion is based on a recent decision of the Appellate Division, First Department, in which it was held that the only objection resting with the Superintendent of Insurance in this regard was to see that the insurance companies kept on deposit with him securities equal in value to the amount prescribed by the statute.

The question was raised by the United States Life Company, which made an application for permission to withdraw certain securities which it had deposited some time ago with the Superintendent in excess of the amount prescribed by law for the purpose of complying with the statute of some other State. doing business in this State in which he

UP-STATE P. S. COMMISSION. Work Accomplished During the Two Years of Its Existence.

ALBANY, July 2.-The Public Service Commissions have entered upon the third year of their work. The Second district commission had up to the close of business on June 30 handled 2,990 ases, of which 2,003 were treated informally and 1,721 disposed of, and 859 hearings were given. The number of appli-

ings were given. The number of applications for capitalization was 145 and the total amount authorized \$155,708,925. Of this amount \$111,200,500 was bonds, \$19,454,600 capital stock and the remainder evidences of indebtedness.

Of the complaints settled without the necessity of formal orders there were 1,414 in relation to railroads, 110 express companies and 197 gas and electric companies. The building of nine new railroads and street railroads has been authorized and permission to extend lines has been granted in fifteen cases. The elimination of twenty-five grade crossings has been ordered. Work in this direction can proceed no further because the Legislature made no appropriation this year for continuing the work.

SHIPS BUMP IN HELL GATE.

oner Looses Jibboom. Bowsprit an A strong tide in Hell Gate vesterday drove the lumber laden three masted schooner Grace Davis, bound down the river in tow

steamship Edda, bound for the Sound. The Edda stopped and dropped an anchor to check her headway.

The Davis in smashing into the steamship head on carried away her jibboom, bowsprit and foremost. One of her crew who was forward was knocked overboard and picked up by the ferryboat Hariem of the Astoria line. He was transferred to his vessel. The Davis drifted over against a Government dredge and was hauled off by the tug Enterprise and towed down the river, undamaged below the water line apparently. The Edda went on her way.

MISS M'CUSKER SUES AGAIN.

es Mrs. Ryan to Recover a House an

Money in a Jersey Bank. Miss Mary V. McCusker, the former chool teacher who on Tuesday recovere a verdict against her second cousin Mrs. Margaret V. I. Ryan, for \$18,000 and an accounting, has started suit against Mrs. Ryan's oldest daughter, Charlotte Mrs. Ryan's oldest daughter, Charlotte E. F. Rvan, to recover a house at \$270 Hull avenue, The Bronx, which stands in Miss Ryan's name and which, it is alleged, she bought with \$3,000 of Miss McCusker's money. Miss McCusker also asks the return of all the money the young woman deposited in the Hudson County Trust Company at Hoboken under the name of Frances Ryan, which, it is alleged, was done for the purpose of it is alleged, was done for the purpose o concealing the real depositor.

GOLD FROM FAIRBANKS.

84.500,000 Taken Out Already This Spring-One Lat of \$550,000. FAIRBANKS, Alaska, July 2.- Five hundred and fifty thousand dollars in gold

arrived at Fairbanks during the month of June and much more is on the way.

A conservative estimate of the gold output of the Fairbanks district from the opening of spring to June is \$4.500,000.

Woman Toppled Overboard From Pier. Mrs. Ida Janisch, 37 years old, of 220 Franklin street, Greenpoint, was seated on the stringpiece of the pier at the foot of Greene street yesterday when she lost her balance and fell into the East River. There were a number of women and children on the pier and their screams attracted Capt. William Blair of the tugboat Afrenora, which was tied up at the pier. He dived in and towed her ashore in time to be resuscitated.

Pitchfork Wound May Cause Death. Mr. HOLLY, N. J., July 2.-A pitchfork would may yet prove to be the cause of death of John B. Warrick of Hartford. Warrick was walking along the floor of his barn last night when a colored farm hand, through with his work for the day, let fall the pitchfork. It struck Warrick in the breast, penetrating one of his lungs. He lies at his home in a precarious condition.

Snake Shuts Down a Factory.

SUMMIT, N. J., July 2.-Failing to get water for his boilers to-day, the engineer of the Houston Hub factory in East Summit was compelled to shau down the works till he could discover the cause of the trouble. When the pipes had been disconnected it was found that a little water pilot snake was stuck in the feed pipe, shutting off the supply. ATLANTIC FLEET IN BOSTON

VESSELS WILL SPEND FOURTH AT CHARLESTOWN NAVY YARD.

Cannons From Shore Boom Salute to Real Admiral Schroeder and Those on Ship

board Answer in Honor of Admiral bled to death, and refused to allow any BOSTON, July 2.- Four of the Atlantic

eet's finest battleships, headed by the Connecticut flying the flag of the Com-mander in Chief, Rear Admiral Seaton Schroeder, U. S. N., arrived in the inner harbor this afternoon. This is the first time in years that a

Commander in Chief has been in Beston and for that reason the visit is of unusual importance. First up was the Connecti-cut, and then in line the Vermont, Kansas and Louisiana. Off the head of the yard s salute of thirteen guns was fired by the Connecticut in honor of Rear Admiral Swift, commandant of the yard, whose

Swift, commandant of the yard, whose blue pennant was flying from the masthead of the Wabash.

The salute to Admiral Schroeder followed. He showed the red pennant at the masthead of the Connecticut.

The ships will remain in the harbor until July 6, when with the other ships here they will leave for Provincetown and the summer maneuvres.

they will leave for Provincetown and the summer manosurves.

Rear Admiral Schroeder announced the makeup of the fleet and the tentative general programme of the manosurves which are to be held off the New England coast in the next few weeks. There are to be seventeen battleships, six fleet auxiliary, the Dixie, perent ship and torpedo flotilla of twelve boats now at the Charlestown yard, the submarine flotilla with the parent ship Castine and six submarines and the scout cruiser squadron of three ships.

From July 7 till late in August the fleet will work out the many problems arranged at the War College for the pur-

From July 7 till late in August the fleet will work out the many problems arranged at the War College for the purpose of demonstarting the efficiency of the fleet.

The ships in their new war gray will also have a test in tactical maneuvres in defence and offence against the day and night attacks of torpedo boats and submarines. The new positions of the searchlights and range finders on the new battle masts will also be tested. On all the ships as at present constructed the station of the plotters and range finders are up at the top of the basket work tower 120 feet in the air.

Several new ships will be added to the fleet and changes in division commanders made. The new ships are the New Hampshire, Idaho, Wisconsin and Mississippi. These replace the Illinois, Kentucky and Kearsarge. The work will go on every day and night till late in August. The new large trict in August. The target practice willbe held late in August.

Brooklyn Lawyer in Contempt of Court. Justice Thomas in the Supreme Court Justice Thomas in the Supreme Court in Brooklyn yesterday signed an order adjudging Josiah T. White, a police court lawyer, in contempt of court for refusing to submit to examination in supplementary proceedings which were ordered in a suit brought by a creditor. The order commands the Sheriff of Kings county to detain White in close custody until he shall have paid \$191.13, together with the fees of the Sheriff, or until discharged according to law.



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DIED.

BRIDGMAN.—At Stamford, Conn., on Thursday,
July 1, 1909, William Henry Bridgman, in the
80th year of his age.
Funeral services will be held \$4 his late residence, \$5 Suburban av., Saturday, at \$2.30 P. M.
Boston and Cincinnati papers please copy.
DILLON.—On Thursday, July 1, 1909, Thomas C.
Dillon, beloved husband of Julia Dillon and
father of the Rev. Francis J. Dillon.
Funeral Monday, July 5, from his late residence.

Funeral Monday, July 5, from his late residence, 821 Grand st., Brooklyn, at 9:30 A. M., thence to the Immaculate Conception Church, Leon-ard and Maujer sts., where a solemn mass of requiem will be offered for the repose of his soul. Interment in family plot, Calvary Cometer. DUVAL .- On July 2, George Jennings Duval

Mass of requiem will be held at Mission Church (Our Lady of Perpetual Health), 59th at. and 5th av., Brooklyn, Saturday morning, July 3, at 10 o'clock. Funeral from his late residence, 444 59th at., Brooklyn, at 10 o'clock Sunday morning. Interment Holy Cross Cemetery, Platbuch. Funeral private. Please omit flowers.

GREENWOOD.—Suddenly, on July 2. Clark Greenwood, in the 28th year of his age.

Funeral services will be held on Monday evening, July 5, at 8 o'clock, at his late residence, 21 West 130th st., New York city. Interment

RAYMOND.—On Thursday, July 1, 1908, at Dea Moines, Ia., Capt. John C. Raymond, Second U. S. Cavairy, son of Brig. Gen. C. W. Ray-mond, U. S. Army, retired. REYNOLDS.—At South Orange, N. J., F July 2, 1909, Mary A., widow of Clin

Reynolds. Notice of funeral bereafter. WOOD.—On Thursday, July 1, in the city of New York, Alexander George Wood, son of the late Joshua Brackett Wood, in the 78th year

of his age.
Funeral service will be held at St. Agnes's Chapel, 92d st., west of Columbus Saturday, July 3, at 2 P. M.

UNDERTAKERS.

FRANK E. CAMPRELL, 241-243 W. 234 ST.

RELIGIOUS NOTICES. FIFTH AVENUE PRESBYTERIAN CHURCH

REV. JOHN KELMAN, D. D. Minister of St. George's Free Ch Edinburgh, Scotland, will preach in the morning and art on both July 4th and 11th, Strangers are cordially invited

CENTRAL PRESS TERMAN CHIEFAM.
Vest 57th St., between Broadway & 7th Ave
Rev. W. Merie-Smith, Passer.
Rev. GEORGE H. SMYTH, JE.,
presches at 11 A. W.
abbath morning services until end of July. All
other services discontinued for summer.

MEMORIAL BAPTIST, WASHINGTON SQUARE, SDWARD JUDSON, 11, "Recuperative Power," a, "Trials of Reformed Men."